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इस भाग में मिन्न पृष्ठ संख्या वी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
 Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग IV PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं का विज्ञापन और सूचनाएं

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE CENTRAL INDIA COMMERCIAL EXCHANGE LTD., GWALIOR

Gwalior, the 19th December 1964

The approval of the Secretary, Forward Markets Commission under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry S.O. 1162 dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Central India Commercial Exchange Ltd., Gwalior, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

1. In clause (f) of Bye-Law 72 in line 2 the figure "50" shall be substituted by the figure "100".
2. After Bye-Law 72A the following new Bye-Law shall be added as Bye-Law 72B viz :—
- 72B. For the purpose of Bhadon 2022 and subsequent deliveries of the Linseed Hedge Contract the Bye-Law 72 (f) and the terms of Contracts and forms as approved by the Secretary, Forward Markets Commission on 9th December 1964 (the date of approval) shall be applicable and for the purpose of Jeth 2022 deliveries of Linseed Hedge Contract, the Bye-Laws and the terms of Contracts & forms as they stood immediately before the date of the approval by the Secretary, Forward Markets Commission shall be applicable.
3. On page 1 of the terms of Contracts and forms, under heading unit of quotations the figure "50" shall be substituted by the figure "100".
4. On page 7 of the terms of Contracts and forms, in Form D the figure "50" shall be substituted by the figure "100".
5. On page 8 of the terms of Contracts and forms, in Form E the figure "50" shall be substituted by the figure "100".
6. On page 9 of the terms of Contracts and forms, in Form G the figure "50" in lines 13 and 19 shall be substituted by the figure "100".

A. D. SAPRE
 Secretary
 The Central India Commercial Exchange Ltd.,
 Gwalior

NOTIFICATION BY THE BOMBAY OILSEEDS & OILS EXCHANGE LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd., Bombay, the same having been previously placed on the notice board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

1. In Bye-law 351, for the words and figures "47 Paise per 10 Kgs." the words and figures "50 Paise per 10 Kgs." shall be substituted.
2. In Bye-law 351A, for the words and figures "94 Paise per 10 Kgs." the words and figures "Re 1.00 per 10 Kgs." shall be substituted.
3. In Bye-law 354A, for the words and figures "47 Paise per 10 Kgs." the words and figures "50 Paise per 10 Kgs." shall be substituted.
4. In Bye-law 354B(a), for the words and figures "94 Paise per 10 Kgs." the words and figures "Re. 1.00 per 10 Kgs." shall be substituted.
5. In Bye-law 354B(b), for the words and figures "47 Paise per 10 Kgs." and "94 Paise per 10 Kgs." the words and figures "50 Paise per 10 Kgs." and "Re. 1.00 per 10 Kgs." respectively shall be substituted.
6. After Bye-Law 330E, the following new Bye-law shall be added as Bye-Law 330F.

"330F. Bye-laws 351, 351A, 354 and 354B(b) as amended by the Board of Directors on 10th December 1964 shall on approval by the Secretary of the Forward Markets Commission be applicable to April 1965 hedge contracts and subsequent hedge contracts in Groundnut Oil and for the purpose of January 1965 hedge contracts in Groundnut Oil, the said Bye-laws as they stood immediately before the date of approval by the Secretary, Forward Markets Commission, shall apply".

Secretary

The Bombay Oilseeds & Oils Exchange Ltd.
 Bombay
 Dated 16-1-1965.

NOTIFICATION BY THE ADONI OILSEEDS AND OIL EXCHANGE, LTD., ADONI

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry S.O. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Adoni Oilseeds and Oil Exchange Ltd., Adoni, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

T. RAMAMURTI
Secretary
The Adoni Oilseeds & Oil Exchange Ltd.,
Adoni

Adoni,

Dated the 20th November 1964.

AMENDMENTS

ADDITIONAL BYE-LAWS FOR TRADING IN FARM COTTONSEED

324. Bye-laws beginning with bye-law No. 324 are additional bye-laws for hedge trading in Farm Cottonseed. All the bye-laws of the Exchange as may be in force from time to time including additional bye-laws 266 to 286 governing trading in Laxmi Cottonseed shall also be applicable to all matters connected with hedge contracts in Farm Cottonseed in so far as those matters are not specifically dealt with in, and are not repugnant to these additional bye-laws for hedge contracts in Farm Cottonseed.

325. For the purpose of hedging, there shall be hedge contracts for Farm Cottonseed.

- (a) Months of delivery : March, April and May.
- (b) Unit of Trading : 100 bags of 60 kg. each or 60 quintals.
- (c) Unit of Tender : 100 bags of 60 kg. each or 60 quintals.
- (d) Unit of price quotation : 100 kg. or 1 quintal.

326. (1) Hedge trading in Farm Cottonseed in the March delivery shall commence in October or November. Trading in April and May deliveries shall commence in January and February respectively. The Board shall fix (with the previous permission of the Forward Markets Commission) the dates from which, hedge trading will commence for each new contract. In case the Board decides to permit hedge trading in a period otherwise than what is provided herein, the Board shall do so with the concurrence of the Forward Markets Commission.

(2) Refraction : 2% non-mutual. Other oilseeds, grain, lint (so much as can be separated by hand) etc. will be reckoned as dirt. For ascertaining refraction, lint shall be separated by hand from Farm Cottonseed. If the total refraction exceeds 15%, the buyer shall have the option to reject.

(3) Allowance : Dead seeds upto 3% free. If over 3%, for every one per cent rise or part thereof, it will be reckoned 1% (per cent) dirt. Above 10%, the buyer shall have the option to reject.

(4) Damaged Seeds : Free upto 4%. After that, for every rise of 1% or part thereof, it will be reckoned as 1% dirt. Above 10% to 15%, for every rise of one per cent or a part thereof, it will be reckoned 1% dirt. Above 15%, the buyer shall have the option to reject.

(5) Admixture of other varieties of cottonseed : Free up to 14%. From 14% to 16%, for every rise of 1% or any part thereof, it will be reckoned as 1% dirt. From 16% to 20%, for every rise of 1% or a part thereof, it will be reckoned as 1% dirt. Above 20%, the buyer shall have the option to reject.

If the buyer takes delivery, the buyer is entitled to the allowances, as stated above.

Total calculated dirt above 18% entitles the buyer to reject the goods.

327. *Delivery Orders.*—Sellers have the option of issuing delivery orders from the 5th to the 25th of

every delivery month. Such delivery orders can be issued on Mondays, Wednesdays and Saturdays. They can be issued on the 5th and 25th of the delivery month, whatever the week day on which they fall.

(2) The buyer shall supply sound empty gunny bags within three days of the receipt of the delivery order (holidays excluded). If, however, the delivery order was issued on the 25th, gunnies must be supplied within 48 hours. The seller will have to give delivery within eight days from the date of receipt of the empty gunnies. For delivery orders issued on the 25th, the delivery must be completed within the end of the month.

(3) In the event of the buyer failing to give the empty gunnies within three days time (and two days in case the delivery order is issued on the 25th), the seller shall notify the buyer and the Secretary, on the next day and a penalty of ten paise per unit of 100 kg. per day will have to be paid by the buyer.

(4) In the event of the seller failing to give the delivery within eight days from the date of receipt of the empty gunnies, the buyers shall have to notify the seller and the Secretary, on the next day and a penalty of 10 paise per unit of 100 kg. per day will have to be paid by the seller to the buyer.

The delivery, however, will have to be completed before the end of the month.

(5) The buyer shall take delivery of goods within 24 hours of the seller asking the buyer to take delivery. If the buyer fails, the seller shall notify the buyer and make an application to the Exchange. The buyer shall be liable to pay to the seller a penalty of ten paise per unit of 100 kg. per day of default.

328. If the seller does not issue delivery orders for the fulfilment of his outstanding transactions during the prescribed period in the delivery month, such transactions shall be settled at the Due Date Rate fixed by the Board on the last working day of the month plus a penalty of Re. 1/- per unit of 100 kg.

329. If the seller issued a delivery order for the fulfilment of hedge contracts but does not effect delivery by the Due Date, the transaction shall be settled at the due date rate. In addition the seller shall pay to the buyer a penalty of Rs. 2/- per unit of 100 kg.

330. For the purpose of periodical settlements of hedge contracts, settlement rates shall be fixed by the Clearing House Committee at the time of the closing of the market on the 15th and on the last working day of the month. If these days are holidays, the rates shall be fixed on the previous working day.

331. The Clearing House Committee shall have the power to fix special clearings in addition to clearings specified in bye-Law 330, when the rates for farm cottonseed fluctuate by two rupees or more per unit of 100 kg. above or below the rate at which the first transaction took place in the contract concerned. The special clearing shall be fixed only if the fluctuation lasts for 24 hours.

332. Laga, samples, survey, payments etc. shall be as specified in the additional bye-laws for trading in Laxmi Cottonseed.

Bye-laws 275 and 276 of the additional bye-laws for trading in cottonseed are deleted, and the following substituted therefor.

“275. If the seller does not issue delivery orders for the fulfilment of his outstanding transactions during the prescribed period in the delivery month, such transactions shall be settled at the Due Date Rate fixed by the Board on the last working day of the month plus a penalty of Re. 1/- (Rupees one only) per unit of 100 kg.

“276. If the seller issued delivery order for the fulfilment of hedge contracts, but does not effect delivery by the due date, the transaction shall be settled at the Due Date Rate. In addition, the seller shall pay to the buyer a penalty of Rs. 2/- per quintal of Cottonseed.”

NOTIFICATION BY THE ADONI OILSEEDS & OIL EXCHANGE LIMITED, ADONI

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce & Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Adoni Oilseeds

& Oil Exchange Ltd., Adoni, the same having been previously placed on the Notice Board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

T. RAMAMURTI
Secretary
The Adoni Oilseeds & Oil Exchange Ltd.
Adoni

Adoni,

Date : 20-11-1964.

AMENDMENTS

Specifications and allowances for Groundnut oil :

1. For Bye-law 142, the following shall be substituted, namely :—

"142. The quality specifications for groundnut oil tendered against hedge contracts and the rebates shall be as follows :—

I. F.F.A.:

- (i) Basis—2% .. Free of rebate.
- (ii) Exceeding 2% and up to 3% .. Rebate to buyer proportionate to the percentage excess over 2%.
- (iii) Exceeding 3% and up to 4% .. Rebate to buyer equivalent to twice the percentage excess over 3% in addition to the above.
- (iv) Exceeding 4% .. Buyer's option to reject, if goods are at Adoni, or if, the goods have left Adoni, as provided in bye-law 142A.

II. Moisture/Sediment:

- (i) Basis—0·25% .. Free of rebate.
- (ii) More than 0·25% but not more than 0·50% .. Single rebate to the buyer.
- (iii) More than 0·50% but not more than 1% .. Double rebate to the buyer.
- (iv) More than 1% .. Buyer's option to reject, if goods are at Adoni, or if, the goods have left Adoni, rebate as provided in bye-law 142A.

III. Colour on lovi-bond scale in 1/1 cell expressed as y plus R5R:

- (i) Basis—15 units .. Free of rebate.
- (ii) More than 15 but not more than 20 .. Rebate of 1/4 % of the value of goods to the buyer.
- (iii) More than 20 but not more than 25 .. 1/2% of the value of the goods to the buyer.
- (iv) More than 25 .. Buyer's option to reject, if goods are at Adoni, or, if the goods have left Adoni, rebate as provided in bye-law 142A.

2. After Bye-law 142, the following new Bye-law shall be added :—

"142A. In the event of the goods having left Adoni, and if the re-analysis report contains F.F.A. in excess of 4%, or moisture/sediment of more than 1%, or colour deeper than 25, as prescribed in the above bye-law, the parties shall follow the following method for settlements :—

- (a) If the F.F.A. is in excess of 4%, but not in excess of 5%, the buyer shall be entitled to a rebate three times the percentage excess over 4%. If the F.F.A. exceeds 5%, the buyer shall have the option either to reject the goods and hand them over to the seller at the delivery place, in which case the seller will have to bear all the expenses to send back the goods to the seller's godown, or accept them at a rebate mutually agreed upon.
- (b) If the moisture/sediment exceeds one percent, the buyer shall have the right to claim rebate to three times such percentage.
- (c) If the colour is above 25 units, but not above 30 the buyer shall have the right to a rebate equivalent to 1% of the value of the goods tendered. If the colour is deeper than 30, the rebate shall be 1½% of the value of the goods tendered.

Analysis of G. N. Oil

Survey Bye-law

- (1) Bye-Law 183 shall be deleted.

(2) After Bye-law 197A, the following shall be added :

"197B. (i) At the time of taking delivery, a sample weighing a total of 500 grammes, i.e., 250 grammes by each party, will be drawn by the buyer and the seller. The sample thus drawn shall be mixed and packed in four well-cleaned bottles and sealed with the signatures of the buyer and the seller. The parties shall keep one bottle each, and the remaining two shall be sent to the Secretary of the Exchange.

(ii) If any of the parties desire to get the sample analysed, a written intimation to that effect along with the prescribed fee shall be sent so as to reach the Secretary of the Exchange within 24 hours of the drawing of the sample.

(iii) The sealed sample shall be analysed, in the first instance, at the laboratory of the Exchange, or such other laboratory or agency as may be approved by the Board for analysis. The sample shall be got analysed and report sent to the parties concerned within 48 hours after the receipt of request for analysis.

197C. (i) If the first analysis report reveals F.F.A. exceeding 4%, moisture/sediment in excess of 1%, or colour deeper than 25 units as prescribed in bye-law 142, the buyer has the option to reject the goods subject, however, to the right of the seller to replace the goods within 48 hours. If the seller desires to replace the goods, he shall within 24 hours, of the first analysis report intimate the buyer in writing that the goods will be replaced and he shall replace the goods within 48 hours after the receipt of the analysis report.

(ii) Procedure for analysis of the goods so replaced shall be the same as that prescribed for the goods first tendered. If the replaced goods are found to contain F.F.A., moisture/sediment, and colour in excess of the prescribed limits, the seller shall be deemed to have defaulted and the contract shall be settled at the closing spot rate of the day when the delivery was effected plus a penalty of 40 nP. per 10 kg.

197D. (i) The parties shall have the right to appeal for re-analysis against the first analysis report of the goods delivered. Such an appeal shall be made in writing by either party on payment of the fee prescribed for appeal within 48 hours from the receipt of the first analysis report. The parties shall also indicate the laboratory they would like the sample to be sent to.

(ii) For the purpose of appeal, the sample may be sent for analysis to either Italab, Madras, or Hughes & Davies, Bombay, or R.B. Bricks, Calcutta. The re-analysis report of the laboratory shall be final and binding on the parties to the dispute.

(iii) The Board shall have the power, from time to time, either to delete from, or add to the above list of the laboratories.

197E. The Board shall have the power to prescribe from time to time the fee payable for analysis of groundnut oil."

NOTIFICATION BY THE AHMEDABAD SEEDS MERCHANTS' ASSOCIATION LTD., AHMEDABAD

No. G64/1146—The approval of the Secretary, Forward Markets Commission under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Ahmedabad Seeds Merchants' Association Ltd., Ahmedabad, the same having been previously placed on the Notice

Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

1. In Bye-law 1(28A),

for the words "Contents" the word and figure "16 Kilograms" shall be substituted.

2. In Bye-law 126, Clause (d),

under the heading 'unit of Price Quotation' for the figure '250', the figure '100' shall be substituted.

3. In Bye-law 145,

for the words and figure 'twelve annas per 250 Kilograms or one tin of Groundnut Oil' the following shall be substituted; '30 Paisa per 100 Kilograms of oilseeds and 50 Paisa per 10 Kilograms of oils'.

4. In Bye-law 174,

for the figure and words 'Rs. 25 per 250 Kilograms or one tin' the figure and words 'Re. 1 per 10 Kilograms' shall be substituted.

5. In Bye-law 179,

for the words and figures "Rs. 5 per 250 Kilograms, in respect of Castorseeds and at the rate of Rs. 2.50 per 250 Kilograms", the words and figures "Rs. 2 per 100 Kilograms in respect of Castorseed and at the rate of Re. 1.00 per 100 Kilograms", shall be substituted.

6. In Bye-law 180,

for the words and figures "Rs. 10 per 250 Kilograms in respect of Castorseed and Rs. 5 per 250 Kilograms", the words and figures "Rs. 4 per 100 Kilograms in respect of Castorseed and Rs. 2 per 100 Kilograms" shall be substituted.

7. In Bye-law 219,

for the words and figures "Rs. 5 per 250 Kilograms in Castorseed and at the rate of Rs. 5 per 250 Kilograms", the words and figures "Rs. 2 per 100 Kilograms in Castorseeds and at the rate of Re. 1.00 per 100 Kilograms" shall be substituted.

8. In Bye-law 245(A),

(a) for the words and figures "Rs. 7 or more per 250 Kilograms", the words and figures "Rs. 3 or more per 100 Kilograms" shall be substituted.

(b) for the words and figures "Rs. 5 or more per 250 Kilograms", the words and figures "Rs. 2 or more per 100 Kilograms" shall be substituted.

(c) for the words and figures "Re. 0.75 or more per each tin", the words and figures Re. 0.50 Paisa or more per 10 Kilograms", shall be substituted.

9. In Bye-law 290 A, Clause 3,

Add the words "Notwithstanding anything contained in these bye-laws"; at the beginning of clause 3.

10. In Bye-law 291A Clause (b),

for the words and figures "Rs. 10 per 250 Kilograms in respect of Castorseed and Rs. 5 per 250 Kilograms in respect of Cottonseed and Rs. 1.50 per tin", the words and figures "Rs. 4 per 100 Kilograms in respect of Castorseed, Rs. 2 per 100 Kilograms in respect of Cottonseed and Re. 1 per 10 Kilograms" shall be substituted.

11. In Bye-law 324, Clause (i),

for the figures and words "or 100 tins" the figures and word "of oilseeds and/or 1,600 Kilograms of Groundnut Oil" shall be substituted.

12. In Bye-law 325,

for the figure and words "and/or 100 tins", the figure and words "of oilseed and 1,600 Kilograms of Groundnut Oil" shall be substituted.

13. In Bye-law 329,

(i) For clause (a) the following clause shall be substituted, namely :—

"(a) Basis of the Contract.

Groundnut oil filtered shall be the basis of the contract. Oil of the current and the immediately preceding year shall be tenderable in delivery. Solvent extraction oil shall not be tenderable in delivery. The seller shall tender Groundnut Oil in tins. It is obligatory on the seller to deliver oil in tins and on the buyer to receive it in tins. The tins shall be white kerosene tins or new white tins of the factory with the label (*i.e.* Tigdi) of the merchant or mill. Tins with either one or two labels (*i.e.* Tigdis) shall be tenderable in delivery. One label shall be of the size not exceeding 6.35 centimeters in diameter and other shall be of the size not exceeding 1.27 centimeters in diameter. Oily tins shall not be tenderable in delivery.

Besides the contract price of oil, the buyer shall pay to the seller the price of the tin which shall be fixed by the Board before the opening of the first contract of new season and that price shall be applicable to all contracts of the calendar year. This price of the empty tin shall be inclusive of Sales Tax and expenses for soldering which shall be borne by the seller.

Tins which have oil contents weighing not less than 15.80 Kilograms. (34.833 lbs.) shall be tenderable in delivery subject to the compensation for the deficit of the oil content, after proper weightment.

Compensation shall be decided as per the ready rate or rate mentioned in the delivery order or due date rate whichever is higher. Tins having oil contents weighing less than 15.80 kilograms (34.833 lbs.) shall not be tenderable in delivery.

(ii) In clause 'C' (a) for the words 'one tin' the figure and words '10 Kilograms' shall be substituted.

(b) for the figures and words '100 tins' the figure and word '1,600 Kilograms' shall be substituted.

(iii) In clause h(a) for the figure and words '0.75 nP per tin' the figures and words 'Re. 0.50 per 10 Kilograms' shall be substituted.

(iv) In clause k. Margins :—
for the table regarding the margin for Groundnut Oil following shall be substituted.

GROUNDNUT OIL

Quantity		Trading Deposit
First 400 Metric Tonnes		Rs. NIL
Exceeding 400 Metric Tonnes but not exceeding		
" 480	"	480 2,500
" 560	"	560 5,000
" 640	"	640 7,500
" 720	"	720 10,000
" 800	"	800 12,500
" 880	"	880 15,000
" 960	"	960 17,500
" 1040	"	1040 20,000
" 1120	"	1120 22,500
" 1200	"	1200 25,000

No member can keep his net open position of his oliya more than 1,200 Metric Tonnes in Groundnut Oil.

14. In Appendix to Bye-laws,

1. In the 'TERMS OF CONTRACT—CASTOR-SEED',

(a) in clause 3, for the figure '250' the figure '100' shall be substituted.

(b) in clause 7, for the figure and word '15 nP' the figure and word '6 Paisa' shall be substituted and for the figure '250' the figure '100' shall be substituted.

2. In the 'TERMS OF CONTRACT—COTTON SEED',

- (a) in clause 4, for the figure '250' the figure '100' shall be substituted.
- (b) in clause 9, for the figure and word '15 nP.' the figure and word '6 Paisa' shall be substituted and for the figure '250' the figure '100' shall be substituted.

3. In the 'TERMS OF CONTRACT FOR GROUND-NUT OIL',

- (i) For clause 1, the following clause 1 shall be substituted, namely :—

1. **BASIS.**—Groundnut Oil filtered shall be the basis of the contract. Oil of the current and the immediately preceding year shall be tenderable in delivery.

Solvent extraction oil shall not be tenderable in delivery.

The seller shall tender Groundnut Oil in tins. It is obligatory on the seller to deliver oil in tins and on the buyer to receive it in tins. The tins shall be white kerosene tins or new white tins of the factory with the label (*i.e.* Tigdi) of the merchant or mill. Besides the contract price of oil, the buyer shall pay to the seller the price of the tin which shall be fixed by the Board before the opening of the first contract of the new season and that price shall be applicable to all contracts of the calendar year. This price of the empty tin shall be inclusive of Sales Tax and expenses of soldering which shall be borne by the seller."

- (ii) For Clause 2(c), the following shall be substituted, namely;

"The oil contents of the tin shall be 16 Kilograms (35.274 lbs.) but tins which have oil contents weighing not less than 15.80 Kilograms (34.833 lbs.) shall be tenderable in delivery subject to the compensation for the deficit up to 0.20 Kilogram (0.44 lb.) of the oil content, after proper weighment.

- (iii) In clause 3, for the word and figures "100 tins", the word and figures "1600 Kilograms" shall be substituted and for the words "one tin", the word and figure "10 Kilograms" shall be substituted.

- (iv) In clause 4, after the word "Oil", the word "in" shall be inserted.

4. In the Official Contract Form for Hedge Contracts (Between Member and Member), for the figure '250', the figure '100' shall be substituted on page 8 as well as on page 9.

5. In the Form for HEDGE CONTRACTS (for Groundnut Oil) (Between Member and Member) delete the figure '250' appearing after the word 'Tin' and before the word 'Kilograms'.

6. In the Official Client's Contract Form for Hedge Contracts (Between a Member and a Non-member), for the figure '250', the figure '100' shall be substituted.

7. In the Form for HEDGE CONTRACTS FOR GROUNDNUT OIL (Between Member and Non-member), delete the figure '250'.

8. In the Official Clients' Contract Form for Hedge Contracts Confirmation, for the figure '250', the figure '100' shall be substituted.

9. In the form for HEDGE CONTRACTS FOR GROUNDNUT OIL-CONFIRMATION (Between Member and Non-member), for the figure '250' the figure '10' shall be substituted.

15. Add a new Bye-law 330 after Bye-law 329 as follows, namely;

"330-Bye-law 1(28A), 126, 145, 174, 179, 180, 219, 245(A), 291A, 324, 325, 329 and in the Appendix to Bye-laws as amended above shall be applicable to September 1965 and subsequent deliveries in Castorseed and Cottonseed Hedge Contracts and January 1965 Delivery and subsequent deliveries in Groundnut Oil Hedge Contracts and for the purposes of May 1965 delivery

in Castorseed and Cottonseed hedge contracts bye-law 126, 145, 174, 179, 180, 219, 245(A), 291A, 324, 325 and the Appendix to Bye-laws as they stood on 25th August 1964 shall apply.

B. M. SHETH

Secretary

The Ahmedabad Seeds Merchants Association Limited

Ahmedabad,
Dated 9th October 1964.

NOTIFICATION BY THE HYDERABAD OILS & SEEDS EXCHANGE LTD., HYDERABAD.

The approval of the Deputy Director, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (72 of 1952), read with Notification of Government of India, Ministry of Commerce and Industry, No. S.O. 1162 dated the 4th May, 1960 has been obtained to the following amendment made to the Transferable Specific Delivery Contracts for groundnut oil Bye-laws of the Hyderabad Oils and Seeds Exchange Ltd., Hyderabad, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENT

After Bye-law 74 the following shall be added as new Bye-law 74A :—

"74A. (i) No member of the Exchange shall trade in groundnut oil contracts either on his own account or on account of any other person (member or non-member) with a non-member who is not registered with the Exchange in accordance with the procedure laid down by the Board with the prior concurrence of the Forward Markets Commission.

(ii) A person who is registered with the Exchange as in (i) above, may be liable to be fined or/and to cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limits if any, fixed under the by-laws may be closed out in such manner as may be directed by the Board, if the concerned person has not done so within seven days thereafter or within such period as may be extended by the Board with the approval of the Forward Markets Commission"

V. P. SETH

Secretary,

The Hyderabad Oils & Seeds Exchange Ltd.,
Hyderabad.

Dated 15-1-1965

NOTIFICATION BY THE INDIA PEPPER & SPICE TRADE ASSOCIATION, COCHIN

The approval of the Secretary, Forward Markets Commission, under Sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. No. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the India Pepper & Spice Trade Association, Cochin, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

For Bye-law 42A the following shall be substituted, viz.,

42A(i) No member shall enter into Forward Contracts (not being non-transferable specific delivery contract) in pepper either on his own account or on account of any other person (member or non-member) with a non-member who is not registered with the Association in accordance with the procedure laid down by the Board with the prior approval of the Forward Markets Commission.

(ii) A person who is registered with the Association as in Clause (i) above, may be liable to be fined and to

cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limit, if any, prescribed under the bye-laws may be closed out in accordance with the terms of closure fixed by the Board, if not reduced by the person concerned to the prescribed limit within 7 days from the date of fixation of such limits or within such periods as may be extended by the Board with the approval of the Forward Markets Commission.

2. In Bye-law 211(3) for the words "trading by members or upon the net open position of members" the following words shall be substituted namely :—

"trading by members or by registered non-members or upon the net open position of members or controlled by members or upon the net open position of registered non-members or controlled by registered non-members."

S. RAMAIER

Assistant Secretary

India Pepper and Spice Trade Association

Cochin,
Dated the 16th December 1964.

LOSTS

The Government Promissory Note(s) No.(s) CA 056509 of the three per cent loan of 1970—75 for Rs. 2,300/- originally standing in the name of Sabitri Devi and last endorsed to the Proprietress by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Dept. Office, Reserve Bank of India, Calcutta and that application is about to be made for the issue of duplicate in favour of the Proprietress. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertiser—Sabitri Devi.

Residence—13, Rupchand Roy Street, Calcutta-7.

SABITRI DEVI

The Government of India Promissory Note No. D.H.O. 15774 representing 3% first Dev. loan 1970—75, for the amount of Rs. 500/- standing in the name of Dr. Sant Ram Dhall having been lost, notice is hereby given that payment of the above note and the interest thereupon has been stopped at the Public Debt Office and that application is about to be made for the issue of a duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

DR. SANT RAM DHALL

Director Professor, Obstetrics and Gynaecology,
Institute of Post Graduate Medical Education
and Research, Chandigarh

The Government Promissory Note No. BY 035013 of the 3½ per cent National Plan Loan '64 for Rs. 1,000 originally standing in the name of the Reserve Bank of India, and last endorsed to The Kirana Bhusar Consumer's Co-operative Society Ltd., Pandharpur, the proprietor(s) by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for payment of the discharge value in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the advertiser : Shree V. D. Girvikar,
Chairman.

Residence :—Kirana Bhusar Consumers' Co-operative Society, Ltd., Pandharpur.

V. D. GIRVIKAR
Chairman

The Government promissory Note No. BY 038319 of the 3½ per cent Loan of 1964 for Rs. 1,000 originally standing in the name of The Reserve Bank of India and last endorsed to Ambalal Motibhai alias Naranbhai Patel of Vanthwali the proprietor by whom it was never endorsed to any other person having been lost stolen or destroyed, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the advertiser : Shri Ambalal Motibhai Patel, Vanthwali.

Residence : Taluka, Mehmmedabad.

STOLEN

The Government Promissory Note No. BY 245990 of the 3 per cent Conversion Loan of 1946 for Rs. 5,000 originally standing in the name of The Central Bank Executor & Trustee Co. Ltd. and last endorsed to Gita Ganguli the proprietress by whom it was never endorsed to any other person, having been stolen, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of Duplicate for payment of the discharge value in favour of the Central Bank Executor and Trustee Co. Ltd. The Public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser : The Central Bank of India Limited, Bhowanipore Branch.

Residence : 86, Shyama Prosad Mukherjee Road, Calcutta-26.

CHANGE OF NAMES

I, hitherto known as PULLAYYA RAMASHAMY, T. No. 79, son of Shri (Late) LINGAM PULLAYYA, employed as Gun Repair Labourer II in Naval Armament Depot, Visakhapatnam-9, residing at Butchirajpalam, Visakhapatnam, have changed my name and shall hereafter be known as LINGAM RAMASWAMY.

It is certified that I have complied with other legal requirements in this connection.

PULLAYYA RAMASHAMY
(Sd. in existing name)

I, hitherto known as Shri SANATAN GANDA son of Shri MANGULU GARTIA, employed as a Clerk in the Office of the Accountant General, Orissa, residing at Bhom Nagar Unit 4 Distt. Puri Bhubaneswar-1, have changed my name and shall hereafter be known as SANATAN GARTIA.

It is certified that I have complied with other legal requirements in this connection.

SANATAN GANDA
(Sd. in existing name)

I, hitherto known as LAXMAN son of Sbri SAKHARAM GAIKWAD, employed as Mukadam 'B' Grade in A.F.K. or residing at Kharadwadi Taluka-Haweli Distt. Poona have changed my name and shall hereafter be known as LAXMAN THANOO JADHAV.

I hereby certify that I have already complied with the legal formalities required in this connection.

LAXMAN SAKHARAM GAIKWAD
(Sd. in existing name)

I, hitherto known as BHIWA BABAJI SAPKAL son of Shri BABAJI SAPKAL employed as Labourer 'B' in I.3 Section, Ammunition Factory, Kirkee, Poona-3 residing at 2/7 'T' type quarters, Range Hills, Kirkee,

Poona 3, have changed my name and shall hereafter be known as B. THOMAS.

I hereby certify that I have already complied with the legal formalities required in this connection.

BHIWA BABAJI SAPKAL
(Sd. in existing name)

I, hitherto known as Sk. EBRAHIM son of Shri NABI BHAGWAN, employed as Labour 'A' Grade in A.F.K., residing at Kalas Taluka Hawcli, Distt. Poona, have changed my name and shall hereafter be known as Sk. NABI EBRAHIM BAGWAN.

I hereby certify that I have already complied with the legal formalities required in this connection.

Sk. EBRAHIM
(Sd. in existing name)

I, hitherto known as NIRMALA KUMARI SULAHRIA daughter of Shri BHAGAT RAM SULAHRIA, employed as Lt. (Dental Officer) in Command Military Dental Centre, Delhi Cantt-10, residing at 37, Kirby Place, Delhi Cantt-10, have changed my name and shall hereafter be known as Mrs. NIRMALA GULERIA.

I hereby certify that I have already complied with the legal formalities required in this connection.

(Mrs.) N. GULERIA

Lieut
Command Military Dental Centre
Delhi Cantt-10

I, hitherto known as DAGADU LIMBAJI KOSKE son of Shri LIMBAJI BALWANT KOSKE, employed as Carpenter, Gr. II, in India Meteorological Department Workshop, Poona-5, residing at H. No. 197/1, Sadashiv Peth, Poona-2, have changed my name and shall hereafter be known as DINESH LIMBAJI KOSKE.

It is certified that I have complied with other legal requirements in this connection.

DAGADU LIMBAJI KOSKE
(Sd. in existing name)

I, hitherto known as Miss MANDAKINI DAMODAR HOSING daughter of Shri DAMODAR BAL-KRISHNA HOSING, employed as Telephone Operator in Telephone Exchange, Bombay, C/o Shri S. D. DASHPUTRE, 364/2, SHANIWAR PETH, DEOSTHALI WADA, POONA-2, have changed my name and shall hereafter be known as Mrs. SUNITA SAKHARAM DASHPUTRE.

It is certified that I have complied with other legal requirements in this connection.

M. D. HOSING
(Sd. in existing name)

I, hitherto known as GODAR MAL son of Shri CHANAN DASS, Student of Class IX, Shafiq Memorial Higher Secondary School, residing at 739, Gali Sheesh Mahal Azad Market, Delhi, have changed my name and shall hereafter be known as RAKESH KUMAR.

It is certified that I have complied with other legal requirements in this connection.

GODAR MAL
(Sd. in existing name)

I, hitherto known as SRINIVASA KUPPAN son of M. S. SRINIVASA JYNGAR (Late), employed as Clerk in Jalahalli Post Office, and residing at House No. 1072, 2nd Cross Srirampura, Bangalore-21, have changed my name and shall hereafter be known as S. SRINIVASAN.

It is certified that I have complied with other legal requirements in this connection.

SRINIVASA KUPPAN
(Sd. in existing name)

I, hitherto known as KAKA SINGH POONIA son of Shri BACHAN SINGH, employed as L.D.C. in CE XV Corps C/o 56 APO, have changed my name and shall hereafter be known as SWARAN SINGH POONIA.

It is certified that I have complied with other legal requirements in this connection.

KAKA SINGH POONIA
(Sd. in existing name)

I, hitherto known as SHAIK KAREEM son of Shri MALKI SAHIB, employed as Engine Fitter, T. No. 262 in Loco Shed, LF/Office, Guntakal, residing at Adeppa Well, Main Road, H. No. 14/42, GT, have changed my name and shall hereafter be known as SHAIK FAARED.

It is certified that I have complied with other legal requirements in this connection.

SHAIK KAREEM
(Sd. in existing name)

I, hitherto known as SEBASTIAN PEREIRA son of Shri EUSEBIUS FERREIRA, employed as Shaper in Bombay Telephone Workshops, Bombay-11, residing at 32, Chwim, Khar, Bombay-52, have changed my name and shall hereafter be known as SEBASTIAN FERREIRA.

It is certified that I have complied with other legal requirements in this connection.

S. PEREIRA
(Sd. in existing name)

I, hitherto known as BHAGWATI GOPE son of Shri JHAKOO GOPE, employed as Shunter in Loco Foreman's Office, residing at Eastern Railway, Andal, have changed my name and shall hereafter be known as BHAGWATI GOPE.

It is certified that I have complied with other legal requirements in this connection.

BHAGWATI GOPE
(Sd. in existing name)

I, hitherto known as KAILASH RAM son of Shri RAM NAGINA RAM, employed as U. D. Clerk in Postmaster General's Office, Patna, have changed my name and shall hereafter be known as KAILASH PATI GUPTA.

It is certified that I have complied with other legal requirements in this connection.

KAILASH RAM
(Sd. in existing name)

I, hitherto known as RAM NARAIN son of Shri RAMADHIN, employed as Mazadoor in C.O.D. Chheoki, Allahabad, residing at Village Kotawa, P.O. Kotawa, Tehsil Phoolpur, Allahabad, have changed my name and shall hereafter be known as RAM NARESH.

It is certified that I have complied with other legal requirements in this connection.

RAM NARESH

I, hitherto known as JAGDISH CHAND son of Shri JOTI PARSHAD, employed as Chemist (Jr.) in Geology Directorate O.N.G. Commission, D. Dun, residing at 43, Kanwali Road, D. Dun, have changed my name and shall hereafter be known as JAGDISH CHAND GUPTA.

It is certified that I have complied with other legal requirements in this connection.

JAGDISH CHAND
(Sd. in existing name)

I, hitherto known as RAM CHANDRA son of Late TEJU RAM, employed as Peon in C.T.O., Calcutta-1, residing at 32E, Jackson Lane, Calcutta-1, have changed my name and shall hereafter be known as RAMA CHANDRA SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAM CHANDRA
(Sd. in existing name)

I, hitherto known as KRISHNA N. GADHADE son of Shri NARAYAN K. KHILLARE, employed as Stg. Postman in General Post Office, Bombay, residing at 62, Mahatma Gandhi Road, Vile Parle (East), Bombay-57, have changed my name and shall hereafter be known as KRISHNA N. KHILLARE.

It is certified that I have complied with other legal requirements in this connection.

K. N. GADHADE
(Sd. in existing name)

I, hitherto known as RAMAN RAJU son of Shri KUNDANLAL JAIN, employed as Personal Assistant (Hindi) in Ministry of External Affairs, residing at F-76, Rajouri Garden, New Delhi, have changed my name and shall hereafter be known as RAJMAL JAIN.

It is certified that I have complied with other legal requirements in this connection.

RAMAN RAJU
(Sd. in existing name)

I, hitherto known as BALDEO SHAW son of Shri RAMBAHAL SHAW, employed as Const. Assembler in the office of Manager, Telcog. Workshops, Calcutta-27, residing at 7/3, Sashi Sekhar Bose Road, Calcutta-25, have changed my name and shall hereafter be known as SAM SAKAL SHAW.

It is certified that I have complied with other legal requirements in this connection.

BALDEO SHAW
(Sd. in existing name)

I, hitherto known as BANCHA PANIGRIHI son of Shri GORGAHU, employed as Labourer in Naval Dockyard, residing at Nawpada, Kurla, Bombay, have changed my name and shall hereafter be known as BIPRACHARAN.

It is certified that I have complied with other legal requirements in this connection.

BANCHA PANIGRIHI
(Sd. in existing name)

I, hitherto known as HAZEL CONSTANCE DE CAMP daughter of Late C. W. DE CAMP, employed as Nurse A Gr. in N. Rly. Hospital, F.Z.R., residing at Qr. No. 293-A App. N. Rly. Child Welfare, have changed my name and shall hereafter be known as MADHU BALA SAHNI.

It is certified that I have complied with other legal requirements in this connection.

H. C. DE CAMP
(Sd. in existing name)

I, hitherto known as CHAMAR DAHYABHAI son of Shri MAGANDAS, employed as Ty. T.S. Clerk in D.E.T.T.R.O. (Guj.) Ahmedabad, residing at 18, Dhabarnagar Shahibag, Ahmedabad-4, have changed

my name and shall hereafter be known as PARMAR DAHYABHAI MAGANDAS.

It is certified that I have complied with other legal requirements in this connection.

D. M. PARMAR

I, hitherto known as SITAPURI son of Shri MANGO JUMAN CHAVAN, employed as Civ. Sweeper in CIME, Kirkee, Poona-3, have changed my name and shall hereafter be known as SITARAM MANGO CHAVAN.

It is certified that I have complied with other legal requirements in this connection.

SITAPURI

(Sd. in existing name)

I, hitherto known as MANNOO LAL LADIA son of Shri NAND LAL LADIA, employed as LDC-7123795 in 506 Central EME Workshop Jabalpur (M.P.), have changed my surname and shall hereafter be known as MANNOO LAL MIHAULIA.

I hereby certify that I have already complied with the legal formalities required in this connection.

MANNOO LAL LADIA
(Sd. in existing name)

I, hitherto known as HARI PADA GHARAMI son of Late GJIRISH CHANDRA GHARAMI, employed as Observatory attendance in Meteorological Office, Dum Dum Airport, residing at Vill. Masunda, P.O. Harampur, 24-Parganas, have changed my name and shall hereafter be known as HARIPADA ROY.

It is certified that I have complied with other legal requirements in this connection.

HARI PADA GHARAMI
(Sd. in existing name)

I, hitherto known as DEBI RAM alias DEVI SINGH son of Shri JAWALI SINGH, employed as Class IV servant in Agra Head Post Office, have changed my name and shall hereafter be known only as DEVI SINGH.

It is certified that I have complied with other legal requirements in this connection.

DEBI RAM
(Sd. in existing name)

FORM No. 155

(See Rule 329)

MEMBERS VOLUNTARY WINDING UP

Name of the Company : Ganesh Ice Mills P. Ltd.
(In Liq.) Ludhiana

Notice for convening Final Meeting

Notice is hereby given in pursuance of Section 497 that a general meeting of the members of the above named company will be held at the Registered Office of the company on the 22nd March 1965 at 11 a.m. for the purposes of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the Liquidator and also of determining by special resolution of the company the manner in which the books, accounts and documents of the company and of the Liquidator shall be disposed of.

Dated, Ludhiana
the 13th February 1965.

HARIDASS CHOPRA
Vol. Liquidator